Applicant: Karsten K. Bohlmann, et al. Attorney's Docket No.: 13913-153001 / 2003P00562

US01

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REMARKS

This application has been carefully reviewed in light of the final Office Action dated May 9, 2007. Claim 50 has been cancelled herein, without prejudice or disclaimer of subject matter, and new claim 51 has been added. Claims 1 to 49 and 51 remain in the application.

Reconsideration and further examination are respectfully requested.

Initially, the Examiner's indication that claim 1 to 49 are allowed is acknowledged with appreciation.

Furthermore, the Applicants' undersigned representative thanks Examiner Ingberg for the thoughtful courtesies and kind treatment afforded during the telephonic interview conducted (by way of several voicemail messages left by the Examiner and the Applicants' representative) on June 8, 2007 and June 9, 2007. In the interview, the Examiner graciously agreed that, if Applicants were to add a device claim that substantially corresponds to allowed method claim 1, he would enter this claims, and not issue an Advisory Action. In the alternative, the Examiner further agreed that, if he were not satisfied that the device claim substantially mapped to the allowed method claim, he would issue an Advisory Action describing how to place the device claim in condition for allowance. Since the substance of new device claim 51 corresponds to the features recited by allowed method claim 1, an indication of allowance for all claims and early passage to issue are respectfully requested.

In the Office Action, claim 50 was rejected under 35 U.S.C. § 103(a) over "SNAP" by Template Software, Version 8.0, (released in 1997, copyright date of 1998) and U.S. Patent No.6,192,370 ("Primsch") in view of K. Y. Fung "XSLT: Working With XML and HTML" (December 28, 2000). As indicated above, claims 50 has been cancelled herein, without prejudice or disclaimer of subject matter, and without conceding the correctness of the rejection. Withdrawal of the rejection, as moot, and early passage to issue are respectfully requested.

No other matters being raised, it is believed that the entire application is fully in condition for allowance and such action is courteously solicited.

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No fees are believed to be due at this time. Please apply any other charges or credits to deposit account 06-1050.

Respectfully submitted,

/David E. A. Jordan/ Date: June 18, 2007

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